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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/510,565	02/22/2000	Steven P. Levi	777.086US3	2988	
22801	7590 12/0	2002			
LEE & HAYES PLLC 421 W RIVERSIDE AVENUE SUITE 500			EXAMI	EXAMINER	
SPOKANE, W		UITE 200	VU, THO	VU, THONG H	
			ART UNIT	PAPER NUMBER	
			2142		
			DATE MAILED: 12/03/2002	- 11	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Summan	09/510,565	LEVI ET AL.				
Office Action Summary	Examiner	Art Unit				
The MAILING DATE of this country is the	Thong H Vu	2142				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	66(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on 22 F	ebruary 2000 .					
2a) This action is FINAL . 2b) ⊠ Thi	s action is non-final.					
3) Since this application is in condition for allowa	nce except for formal matters, pr	osecution as to the merits is				
closed in accordance with the practice under <i>I</i> Disposition of Claims	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
4)⊠ Claim(s) <u>17-26,37-40 and 42</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) <u>17-26,37-40,42</u> are subject to restriction	on and/or election requirement.					
Application Papers						
9) The specification is objected to by the Examiner						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, (-, -, (-,				
1. Certified copies of the priority documents	have been received.					
2. Certified copies of the priority documents have been received in Application No						
 3. Copies of the certified copies of the priori application from the International Bur * See the attached detailed Office action for a list of 	ity documents have been receive eau (PCT Rule 17.2(a)).	ed in this National Stage				
14) Acknowledgment is made of a claim for domestic						
 a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. 						
Attachment(s)	, , ,	· · · · · · · · · · · · · · · · · · ·				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) S Patent and Trademark Office	5) Notice of Informal F	(PTO-413) Paper No(s) Patent Application (PTO-152)				

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DETAILED ACTION

1. Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 17-19,38,39 and 42, drawn to a computer system having clock that regulates timing of activities at the destination computer, providing a logical structure for encapsulating multiple streams, **storing clock licenses in each packet**, classified in class 370, subclass 229.
- II. Claims 20-23 and 40, drawn to a distributed system providing format for multiple streams, a field in a logical structure which **specify a packet size of multiple streams**, classified in class 709, subclass 231.
- III Claims 24-26, drawn to a data processing system providing a format for multiple streams, dynamically defining a new media type, **storing an identifier of new media type**, classified in class 348, subclass 385.
- 2. The inventions are distinct, each from the other because of the following reasons: Inventions I,II & III are related as mutually exclusive species in an intermediate-final product relationship. Distinctness is proven for claims in this relationship if the intermediate product is useful to make other than the final product (MPEP § 806.04(b), 3rd paragraph), and the species are patentably distinct (MPEP § 806.04(h)). Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions anticipated by the prior art, the

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evidence or admission may be used in a rejection under 35 U.S.C. §103(a) of the other invention.

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- 3. Because these inventions are distinct for the reasons given above and the search required for Groups I,II & III are different, restriction for examination purposes as indicated is proper.
- 4. Applicants are reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a diligently-filed petition under 37 CFR 1.48 (b) and by the fee required under 37 CFR 1.17(h)...
- Any inquiry concerning this communication or earlier communications from the examiner should be directed to examiner Thong Vu, whose telephone number is (703)-305-4643.

The examiner can normally be reached on Monday-Thursday from 7:30AM- 4:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Powell, can be reached at (703) 305-9703.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-9700.

Any response to this action should be mailed to: Commissioner of Patent and Trademarks, Washington, D.C. 20231 or faxed to:

After Final

(703) 746-7238

Official:

(703) 746-7239

Non-Official (703) 746-7240

Hand delivered responses should be brought to Crystal Park 11,2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Thong Vu Patent Examiner Art Unit 2142

MARK POWELL

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100